



1 **YI LIN ZHENG, ESQ.**
 2 Nevada Bar No. 10811
 3 **VEGAS GOLDEN LAW**
 4 2801 S Valley View Blvd, Ste 16
 5 Las Vegas, Nevada 89102-0168
 6 Phone: (702) 385-7170
 7 VegasGoldenLaw@gmail.com
 8 Attorney for Defendant

7 **UNITED STATES DISTRICT COURT**
 8 **DISTRICT OF NEVADA**

9 UNITED STATES OF AMERICA,
 10 Plaintiff,
 11 vs.
 12 STEPHON WHITNEY,
 13 Defendant.

Case No.: 2:21-cr-00002-JAD-NJK-1

DEFENDANT'S WAIVER OF
TEMPORARY RIGHT TO CUSTODY
UNDER THE INTERSTATE
AGREEMENT ON DETAINER'S ACT

15 I, STEPHON WHITNEY, acknowledge my rights as provided by the Interstate Agreement
 16 on Detainer's Act. As a prisoner already incarcerated in another jurisdiction, the "anti-shuttling"
 17 provision of the Interstate Agreement on Detainer's Act, 18 U.S.C. app. 2, Art. IV(e), entitles me to
 18 temporary custody in the federal system so that prosecution against me for federal charges may be
 19 had. I understand that the federal government must not return me to my original place of
 20 imprisonment prior to trial. Thus, having been duly informed of these rights, I hereby waive my right
 21 to temporary federal custody in a suitable jail or other facility. Instead, I invoke the right to await
 22 federal prosecution in state custody.

23 DATED THIS 13th DAY OF January, 2021.

24
 25
 26
 27 Signed by Yi Lin Zheng, Esq. as directed by
 28 DEFENDANT, STEPHON WHITNEY